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<div> <div>PLAINTIFFS</div> <div>GARY HOWARD <u>KELLERMAN</u></div> </div>										<div> <div>DEFENDANTS</div> <div>UNITED STATES OF AMERICA</div> </div>							
<div> <div>CAUSE</div> <div>Motion to vacate sentence 28 USC 2255</div> </div>																	

<div> <div>ATTORNEYS</div> <div> <div>James M. Shellow 222 East Mason St. Milwaukee, Wisconsin 53202 414-271-8535</div> <div>Irvine E. Ungerman Wright Building Tulsa, Oklahoma 74103 584-6101</div> </div> <div> <div>Nathan G. Graham Ben F. Baker</div> </div> </div>																	
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<input type="checkbox"/> CHECK HERE IF CASE WAS FILED IN FORMA PAUPERIS	FILING FEES PAID										STATISTICAL CARDS	
	DATE		RECEIPT NUMBER						C.D. NUMBER		CARD	DATE MAILED
											JS-5	5-1-76
											JS-6	7-1-76

DATE	NR.	PROCEEDINGS
4-5-76	1.	Motion to vacate and set aside sentence, filed. File to HDC. v
4-9	MO:	Ordered by the Court that this case is transferred to Judge Luther Bohanon, sentencing Judge. (HDC-J)rm
4-14	MO:	Ordered by the Court that the defendant is granted 30 days in which to respond to plaintiff's motion to vacate and set aside sentence. (LB-J)rm - ltr.
5-11	MO:	Case set for hearing on plaintiff's motion to vacate and set aside sentence for 9:30 a.m., Tuesday, May 18, 1976. (LB-J)rm-notices
5-12	2.	Response of USA to pltf. mo/vacate, filed. rm
5-18	MO:	Case called for hearing on pltf. mo/vacate sentence in 68-CR-111. On motion of Irvine E. Ungerman, Mr. James M. Shellow admitted to practice in this Ct. for purpose of this case. Def. rep. by Ben Baker. Statements made. Motion to vacate sentence denied, but USA directed to prepare proper order to 'correct' the sentence in 68-CR-111. (LB-J) (F. Sickles - CR)rm
6-1	3.	Order, filed and entered, that petitioner's mo/vacate is denied as to first 4 points and sustained as to fifth point, and that sentence in 68-CR-111 be corrected to appear as follows: Ct. II - Def. sentenced to custody of Attorney General for a period of ten years. Ct. III - Def. is sentenced to custody of Atty. Gen. for a period of ten years, said term to run concurrently w/sentence imposed in Ct. II. Ct. IV - Def. is sentenced to custody of Atty. Gen. for ten years, said term to run concurrently with terms imposed in Cts. II and III. Ct. V - Def. is sentenced to custody of Atty. Gen. for a term of one year, said term to run concurrently w/sentence in Cts. II, III and IV. Ct. VI - Def. is sentenced to custody of Atty. Gen. for term of one year, said term to run concurrently w/sentences in Cts. II, III, IV & V. Ct. VIII - Def. is sentenced to custody of Atty. Gen. for a term of one year, said term to run concurrent w/terms imposed in Cts. II, III, IV, V & VI. Ct. IX - Def. is sentenced to custody of Atty. Gen. for term of one year, said term to run concurrently w/terms imposed in Cts. II, III, IV, V, VI & VIII.. It is the intent of the Ct. that the sentence in this case be corrected to impose a maximum sentence of ten years for all counts. (LB-J)rm-copies mailed
7-19		Copy of reporter's transcript of hrg. on 2255 motion, had on 5/18/76, filed. (F. Sickles-CR)rm